

<b>Interview Summary</b>	<b>Application No.</b> 09/675,756	<b>Applicant(s)</b> KUZMA, ANDREW J.	
	<b>Examiner</b> Sean Reilly	<b>Art Unit</b> 2153	

All participants (applicant, applicant's representative, PTO personnel):

- (1) Sean Reilly (Examiner). (3) \_\_\_\_\_.
- (2) Bill Schaal (Applicant's Representative). (4) \_\_\_\_\_.

Date of Interview: 10 November 2006.

Type: a) ☒ Telephonic b) ☐ Video Conference  
c) ☐ Personal [copy given to: 1) ☐ applicant 2) ☐ applicant's representative]

Exhibit shown or demonstration conducted: d) ☐ Yes e) ☐ No.  
If Yes, brief description: \_\_\_\_\_.

Claim(s) discussed: 1.

Identification of prior art discussed: \_\_\_\_\_.


Agreement with respect to the claims f) ☒ was reached. g) ☐ was not reached. h) ☐ N/A.

Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: See Continuation Sheet.

(A fuller description, if necessary, and a copy of the amendments which the examiner agreed would render the claims allowable, if available, must be attached. Also, where no copy of the amendments that would render the claims allowable is available, a summary thereof must be attached.)

THE FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office action has already been filed, APPLICANT IS GIVEN A NON-EXTENDABLE PERIOD OF THE LONGER OF ONE MONTH OR THIRTY DAYS FROM THIS INTERVIEW DATE, OR THE MAILING DATE OF THIS INTERVIEW SUMMARY FORM, WHICHEVER IS LATER, TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW. See Summary of Record of Interview requirements on reverse side or on attached sheet.

Examiner Note: You must sign this form unless it is an Attachment to a signed Office action.

 11/10/06  
Examiner's signature, if required

Continuation of Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: Applicant agreed to the following amendments to place the case in condition for allowance. Claims 21, 23-36, 3841, 43-46, 49-50, and 52 are cancelled. Claim 1 is replaced with the amended claim 1 below. New claims 81-88 are added as recited below.

1. (Currently Amended) A method comprising:  
receiving a list of servers in a network for display on a viewing system;  
registering information with a service provider by a viewer using the viewing system for storage and later use, the information including a preferred order of edge servers for routing content to a viewer;  
receiving a request by the viewer for the content at the service provider after registering the information; and  
in response to the viewer requesting the content, accessing the information after storage and selecting one of the edge servers to be a selected edge server to receive and to transmit the content to the viewer via the network, the one of the edge servers being automatically selected by the service provider based on the information provided registered by the viewer.

81. (New) A system comprising:  
a viewing system adapted to receive a list of servers in a network for display; and  
a service provider including  
means for registering information from a viewer using the viewing system, the information being stored for later use and including a preferred order of edge servers for routing content to a viewer,  
means for receiving a request by the viewer for the content after registering the information at the service provider, and  
means for accessing the information after storage and selecting one of the edge servers to be a selected edge server to receive and to transmit the content to the viewer via the network in response to the viewer requesting the content, the one of the edge servers being automatically selected by the service provider based on the information registered by the viewer.

82. (New) A system comprising:  
a viewing system adapted to receive a list of servers in a network for display; and  
a service provider including  
a memory to register and store information from the viewing system, the information being stored for later use and including a preferred order of edge servers for routing content to the viewing system, and  
a processor adapted to receive a request by the viewing system for the content after the information has been registered and stored, to access the information after storage, to select one of the edge servers to be a selected edge server to receive and to transmit the content to the viewing system, the one of the edge servers being automatically selected based on the information registered from the viewing system.

83. (New) The apparatus of claim 82 wherein the memory to register the information by storing addresses of each of the edge servers.

84. (New) The apparatus of claim 83 wherein the information stored in the memory further comprises a unique identifier (ID).

85. (New) The apparatus of claim 84 wherein the unique (ID) is one of a global user ID number, a network interface card (NIC) serial number, and a number provided by the service.

86. (New) The apparatus of claim 82 wherein the information comprises a plurality of addresses corresponding to each of the edge servers.

87. (New) The apparatus of claim 82 wherein the information is a text file, the information being given to a browser by the selected edge server.

88. (New) The apparatus of claim 87 wherein the text file is a cookie identifying a viewer using the viewing system.